REMARKS

The office action issued by the Examiner and the citations referred to in the office action have been carefully considered.

Reconsideration of the above application is respectfully requested. By the amendments to the claims, the application submits that the claims are now all in order for allowance.

The Applicant refers the Examiner to the amendments made to Claims 52 and 53 where the reflective surface is defined as having a reflective surface forming a textured parabolic reflective surface with multiple formations, the texture acting to blend a column of light normally reflected by a lamp located at the vertex of the parabolic reflector and dispersed patterns of light obtained by reflections from protrusions on the reflective surface, the blending acting to reduce a visual irregularity, and wherein the size and density of the formations on the reflective surface are selected thereby to create a substantially consistent light intensity through the area of increased diameter pattern, the increased diameter pattern being outside of a center column of higher intensity light reflected by the parabolic effect of the reflector. This is fully disclosed in prior claims 24 and 25 and in Figures 4 and 5. It is submitted that this is not a new issue and not new matter, and should be considered in the amendment as now submitted.

It is pointed out that the Examiner had considered the effect of the multiple protrusions arranged on a reflective surface. The Examiner in using the Hon reference referred to the alleged obviousness of having a reflective surface with protrusions to maximize the reflected light in a forward direction.

It is submitted that this feature as now specifically claimed in Claims 52 and 53 only is not obvious in the manner claimed which is different to the Hon disclosure. Thus these claims 52 and 53 are patentable over the cited art.

New claims 62 to 75 respectively are the same as original claims 1, 2, 6, 10, 25, 26, 37, 38, 40, and 42-46. A Declaration under 37 CFR 131 is attached verifying a date of invention

prior to December 3, 1999, the date of US 6,364,504. Accordingly this patent is no longer a reference, and these claims are also allowable.

In view of the above, it is submitted that all of the Examiner's objections have been successfully traversed and that the application is now in order for allowance. Accordingly, reconsideration of the application and allowance thereof is courteously solicited.

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Respectfully submitted.

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